



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/218,120	12/21/1998	TADAMASA KITSUKAWA	80398.P160	3528
75	90 05/24/2004		EXAMI	NER
BLANKELY SOKOLOFF TAYLOR & ZAFMAN			LONSBERRY, HUNTER B	
12400 WILSHIRE BOULEVARD 7TH FLOOR LOS ANGELES, CA 90025			ART UNIT	PAPER NUMBER
			2611	
			DATE MAILED: 05/24/2004	19

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
•						
Office Action Summan	09/218,120	KITSUKAWA ET AL.				
Office Action Summary	Examiner	Art Unit				
STATE OF A STATE AND A STATE OF A	Hunter B. Lonsberry	2611				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 Fe	bruary 2004.					
	action is non-final.					
3) Since this application is in condition for allowan		secution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-10,12-38,40-69,71-81,83-92 and 99-113</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-10,12-20,22-38,40-69,71-77,80,81,83-89,92,99-109,112 and 113</u> is/are rejected.						
7) Claim(s) <u>20,21,71-73,78,79,83-85,90,91,110 and 111</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date  Paper No(s)/Mail Date  5) Notice of Informal Patent Application (PTO-152)  6) Other:						

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Art Unit: 2611

### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments filed 2/25/04 have been fully considered but they are not persuasive.

1) Applicant argues that the Web Ad Blockers reference does not disclose the claimed imitation of a plurality of selectable coupon modes that determine a time at which coupon information is initially displayed.

Regarding applicant's argument 1, Holman discloses a coupon display system, which alerts a user to the availability of coupon information, a user then presses a coupon button 11 to store the coupon information for reviewing at a later date, the display list button 13 allows a user to enter a mode in which all of the stored coupons may be viewed for the first time (column 6, lines 5-44). Holman does not disclose a number of coupon display modes; The Web Ad Blockers reference is relied upon to teach several display modes. The Web Ad Blockers article discloses several software packages that enable a user to select several display modes, such as displaying ads, preventing the display of banner ads or pop up ads, or provide alternate display of ads; these different display modes are selected by the user (entire document).

Claim 1, merely requires enabling the selection of one of a plurality of coupon display modes that determine a time to initially display the coupon information. The claim requires a mode to <u>determine when</u> to initially display the information, but do not specify, when, if ever the coupons are actually displayed. Webster's Dictionary defines initial as 2: placed at the beginning: first. Web Ad Blockers teaches that a user may

Art Unit: 2611

select a display mode in which all advertisements are displayed, or alternatively a mode in which all ads are not displayed. Web Ad Blockers meets the claim requirements, as the time in which the ads are first displayed is "never."

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 6, 7, 9, 10, 15, 17-19, 22-25, 28-37, 43-45, 48-55, 62-69, 72-77, 80, 81, 84-87, 89, 92, and 99-101, 103, 104, 109 and 113 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,287,181 to Holman in view of the Web Ad Blockers article.

Regarding claim 1, Holman discloses in Figure 2 an electronic coupon system 1, which receives coupon information along with a program broadcast (column 6, lines 5-12), the coupon system has a coupon display mode (Figure 1, column 6, lines 5-12, 34-65), and alerts a user when a coupon is available by displaying a logo during a commercial (column 6, lines 5-12), and coupon information is displayed along with the program (column 6, lines 5-12). Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads.

Art Unit: 2611

these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Regarding claims 2, 51, and 100, Holman discloses an electronic coupon display system, which receives coupon information along with program data (column 6, lines 5-12) and stores the coupon information (column 6, lines 34-38).

Regarding claims 3, 33, 52, 67, Holman discloses the use of a smart card used by a viewer (column 6, lines 56-64), and that coupon information is stored locally for any coupon data a user is interested in (column 6, lines 24-38).

Regarding claims 4, 34, 68, and Holman discloses in Figure 2, an electronic coupon system that displays a logo 40 alerting a viewer that a coupon is available. Holman does not disclose the use of a HDTV system. The examiner takes official notice that the use of HDTV is well known within the art. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to display and include electronic coupons on HDTV systems thereby enlarging the number of viewers available to advertisers.

Regarding claims 6, 35, 53, 72, 84, and 103, Holman discloses in Figure 2, an electronic coupon system that displays a logo 40 alerting a viewer that a coupon is available. Holman does not disclose the use of a tone to alert a viewer of a coupon. The

Art Unit: 2611

examiner takes official notice that the use of a tone to alert a viewer is well known within the art. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to include a tone in order to alert a viewer who may be away from the television that a coupon is available.

Regarding claims 7, 36, 54, 73, 75, 85, Holman discloses in Figure 2, an electronic coupon system which displays a logo 40 alerting a viewer that a coupon is available and is superimposed over the displayed video (column 6, lines 5-7).

Regarding claim 8, Holman discloses in Figure 2, an electronic coupon system that displays a logo 40 alerting a viewer that a coupon is available for a selected product (column 6, lines 5-7, 23-27).

Regarding claims 9, 37, 55, 74, 86 and 104, Holman discloses in Figure 2, an electronic coupon system which displays a logo 40 alerting a viewer that a coupon is available, a viewer may press a view button 9 (Figure 1) additional information regarding the coupon is displayed (column 6, lines 5-38).

Regarding claim 15, Holman discloses an electronic coupon system, which utilizes a magnetic card on which coupon information maybe stored, a user may swipe the card through a card reader at the time of purchase at a store, which decodes the coupon information (column 18, line 59-column 19, line21).

Regarding claims 17, 43, 63, and 87 Holman discloses an electronic coupon system which overlays coupon information over the displayed TV program (column 6, lines 5-12).

Art Unit: 2611

Regarding claims 18, 76 and 88, Holman discloses an electronic coupon system which overlays coupon information over the displayed TV program (column 6, lines 5-12). Holman does not disclose a system in which a user may select what part of the display the coupon information should be overlaid upon. The examiner takes official notice that user customizable displays are well known within the art. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to allow a user to choose where to display coupon information so that onscreen displays such as sports scores, timers or stock quotes could still be visible while coupon information was displayed onscreen.

Regarding claims 19, 44, 77, 89, and 109, Holman discloses an electronic coupon system that downloads coupon information at the same time an advertisement is displayed (column 6, lines 5-12).

Regarding claims 22, 32, 64, 80, and 92, Holman discloses an electronic coupon system that provides coupons related to a product onscreen during an advertisement (column 6, lines 5-38). Holman does not disclose providing coupon information during a variety of other programs. The examiner takes official notice that the use of a set top box for displaying live television programs, prerecorded television programs, live television commercials, prerecorded television commercials, movies and pay per view programming is well known in the art. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to display coupon information during a variety of television events to provide a subscriber coupon information for

Art Unit: 2611

products to provide additional opportunities for a subscriber to view coupon information as the subscriber may have been away from the television during a commercial break.

Regarding claim 23, Holman discloses an electronic coupon system that provides coupons related to a product onscreen such as Coke® (column 6, lines 5-38). Holman does not disclose generating coupons for services. The examiner takes official notice that coupons related to services are well known within the art. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman/Web Ad Blockers to include coupons for services in order to increase the pool of advertisers.

Regarding claim 24, Holman discloses an electronic coupon system that generates coupons related to a product, which is advertised onscreen (column 6, lines 5-12).

Regarding claims 25, 45, and 65, Holman discloses an electronic coupon system, which alerts a user when a coupon is available by displaying an icon during scenes in an advertisement (column 6, lines 5-38).

Regarding claims 28, 48, and 62, Holman discloses an electronic coupon system in which items advertised during commercials may have an associated coupon which is downloaded into a set top box (column 6, lines 5-20), the coupon may be stored for a set amount of time before it becomes invalid (column 18, lines 30-47).

Regarding claims 29, 49, 66, and 113, Holman discloses an electronic coupon system which alerts a user when a coupon is available by displaying an icon during scenes in an advertisement, displays advertising information, and displays information during the broadcast of the advertisement (column 6, lines 5-38).

Art Unit: 2611

Regarding claim 30, Holman discloses in Figure 2 an electronic coupon system 1 which is coupled to display 39 and contains a processor (control circuit 117, Figure 3, column 10, lines 36-53), which receives coupon information along with a program broadcast (column 6, lines 5-12), the coupon system has a coupon display mode (Figure 1, column 6, lines 5-65), and alerts a user when a coupon is available by displaying a logo during a commercial (column 6, lines 5-12), and coupon information is displayed along with the program (column 6, lines 5-12) or a user may review a downloaded coupon history (column 6, lines 34-64). Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Regarding claim 31, Holman discloses in Figures 2 and 3, an electronic coupon system with a display 39 and processor 117.

Regarding claim 50, Holman discloses in Figure 2 an electronic coupon system containing a processor (control circuit 117, Figure 3, column 10, lines 36-53), which receives coupon information along with a program broadcast (column 6, lines 5-12), the coupon system has a coupon display mode (Figure 1, column 6, lines 5-65) which also

Art Unit: 2611

allows a user to view stored coupons, and alerts a user when a coupon is available by displaying a logo during a commercial (column 6, lines 5-12), and coupon information is displayed along with the program (column 6, lines 5-12). Processor 117 inherently reads from a memory device containing executable instructions for the operation of the device, as this is essential to the operation of the processor Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Regarding claim 69, Holman discloses in Figure 2 an electronic coupon system 1, which receives coupon information along with a program broadcast (column 6, lines 5-12) that has been transmitted via a cable to STB 33; coupon information is displayed along with the program (column 6, lines 5-65) in a coupon display mode or may be reviewed in a history of downloaded coupons, the system alerts a user when a coupon is available by displaying a logo during a commercial with the coupon information sent simultaneously (column 6, lines 5-12). Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to

prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Regarding claim 81, Holman discloses an electronic coupon system in Figure 3, in which a STB 33 receives video and coupon data over a cable; the coupon data is displayed on screen along with the video (column 6, lines 5-38), with an alert via icon 70 indicating when a coupon is available, the coupon icon is shown during an advertisement for a product onscreen, once a coupon is selected for download, a user may enter a coupon display mode which lists downloaded coupons (column 6, lines 5-64). Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Art Unit: 2611

Regarding claim 99, Holman discloses an electronic coupon system in Figure 3, in which a STB 33 receives video and coupon data over a cable; the coupon data is displayed on screen along with the video (column 6, lines 5-38), with an alert via icon 70 indicating when a coupon is available, the coupon icon is shown during an advertisement for a product onscreen, once a coupon is selected for download, a user may enter a coupon display mode which lists downloaded coupons (column 6, lines 5-64). Holman does not disclose a plurality of coupon display modes or displaying the coupon information along with the program broadcast. The Web Ad Blockers article discloses several software packages that enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, thereby enabling a user to decide if they wish to receive and view advertising information when it is initially broadcast.

Claims 10, 12-14, 26, 38, 41, 42, 46, 56-60, 105-108 and 112 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,287,181 to Holman in view of Web Ad Blockers and U.S. Patent 5,559,549 to Hendricks.

Regarding claims 10, 38, 56, and 105, Holman discloses an electronic coupon system, which stores coupon data on a magnetic card (column 6, lines 56-64). Holman does not disclose a system, which stores TV program data on a removable medium.

Art Unit: 2611

Hendricks discloses a TV program delivery system which stores a program title, description, date of airing, time of airing and broadcast channel on a set top box (column 13, lines 36-50). Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman/Web Ad Blockers to store TV program descriptive information as taught by Hendricks on the magnetic card of Holman to allow retailers to track program viewing habits of their customers allowing them to better direct their advertising resources.

Regarding claims 12, 57, and 106, Holman discloses an electronic coupon system in which coupon information is stored on a magnetic card and is read and then redeemed in a retail store (column 18, line 59-column 19, line 21). Holman does not disclose a system, which downloads program information to a smart card and later transfers it to a program information collection center. Hendricks discloses a CATV network, which stores program information in a set top box and later reports viewing information to the headend (column 13, lines 36-50, column 14, lines 43-60). Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to store TV program descriptive information of Hendricks on the magnetic card to allow retailers to track program viewing habits of their customers allowing them to better direct their advertising resources.

Regarding claim 13, 41, 58, and 107, Holman discloses an electronic coupon system in which a user must decide which coupons they are interested in before downloading them to a magnetic card (column 6, lines 5-64). Web Ad Blockers

Art Unit: 2611

determines whether or not a user desires to download banner ads, and if the user does, the ad is displayed on the user's web browser (entire article).

Regarding claim 14, 42, 59 and 108, Holman discloses an electronic coupon system in which a user must decide which coupons they are interested in before downloading them to a magnetic card (column 6, lines 5-64); once the coupons are downloaded to a card, then a user may utilize them in a store (column 14, lines 43-60).

Regarding claims 26, 46, 60, and 112, Holman discloses an electronic coupon system in which a user utilizes a display list button 13, which brings up a coupon menu, which a user may navigate with up arrow 15 and down arrow button 17. Holman does not disclose the use of a program guide for navigating the coupons. Hendricks discloses the use of a program guide menu for navigating TV programming. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman to include the program guide as taught by Hendricks so that a user would have an easier time navigating available programming choices thus spending less time channel surfing.

Claims 27, 47, and 61 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,287,181 to Holman in view of Web Ad Blockers and U.S. Patent 6,002,394 to Bruck.

Regarding claims 27, 47, and 61, Holman discloses a system for downloading coupons to a smart card from a CATV network. Holman does not disclose providing electronic links to a manufacture's or dealer's webpage or electronic catalog. Bruck discloses an Internet accessible set top box (column 4, lines 31-42), which uses the

Art Unit: 2611

Internet to retrieve web pages for a subscriber. The examiner takes official notice that the use of web pages as an electronic product catalog is well known in the art.

Therefore it would have been obvious to one skilled in the art at the time of invention to modify Holman/Web Ad Blockers to include Internet accessibility of Bruck in order to

Claims 5, 16, 71, 83, 101 and 102 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,287,181 to Holman in view of Web Ad Blockers in further view of U.S. Patent 6,324,694 to Watts.

provide user additional information on products which they had received a coupon for.

Regarding claims 5, 71, 83, and 101, Holman discloses a stored coupon mode that allows a user to review received coupons (column 6, lines 34-64). Holman does not disclose a plurality of display modes that determine a time to initially display the coupon information, when the coupon mode is selected. The Web Ad Blockers article discloses several software packages, which enable a user to prevent the display of banner ads or pop up ads, or provide alternate display of ads, these different display modes are selected by the user (entire document). Watts discloses that incoming supplementary content may be stored on a hard drive for later display (column 3, line 22-column 4, line 61). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to offer different advertising/coupon display modes, as taught by Web Ad Blockers, and storing all incoming supplementary information as taught by Watts, thereby enabling a user to review all the coupons displayed during a program, whether or not they actually viewed them at the originally broadcasted time, and decide which ones to utilize.

Art Unit: 2611

Regarding claims 16 and 102, Holman disclosers an electronic coupon system, which allows a user to download coupons into memory; the coupons can be reviewed at a time after they were originally broadcast (column 6, lines 5-64). Holman does not disclose storing all incoming coupon information. Watts discloses that incoming supplementary content may be stored on a hard drive for later display (column 3, line 22-column 4, line 61). Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Holman to store incoming application data, as taught by Watts, so that a user could review all the coupons displayed during a program and decide which one to utilize.

## Allowable Subject Matter

Claims 20, 21, 78, 79, 90, 91, 110, and 111 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

U.S. Patent 5,500,681 to Jones: Apparatus and Method for Generating Product Coupons in Response to Televised Offers.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

Art Unit: 2611

Page 16

TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hunter B. Lonsberry whose telephone number is 703-305-3234. The examiner can normally be reached on Monday-Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached on 703-305-4380. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**HBL** 

VIVEK SRIVASTAVA
PRIMARY EXAMINER